

March 5, 1975

effect on local schools. I understand the rewrite that is being done does so on a basis of program. I also believe that some how or another, Senator Lewis, that the bill needs to establish rules and regulations, that is expedite the establishment of rules and regulations so the local schools know for sure where they are at. The other thing that I think we should be in that bill . . . the reason I like to speak is so that people who are involved in schools will know that I also think it should be written in such a way that some of the reimbursement that does not address itself directly to the services of the children, I'm speaking of such things as rent, some of the reimbursement for supervisor personnel, payments comparable to that should not be a part of the reimbursement. I would hope that what you are drafting would exclude some of those types of costs which really are not, in my opinion, directly related to 403, but were permitted under the general language of the bill, and were permitted under the rules and regs that never were approved. Now, Mr. President, I withdraw my motion.

PRESIDENT: Senator Marvel, for what purpose do you arise?

SENATOR MARVEL: May I speak to the motion and make one comment? I sent Senator Lewis a note of . . . first of all I want to do what I can . . .

PRESIDENT: Well, excuse me Senator Marvel. Under ordinary circumstances I would rule you out of order, but I think the House would overrule me so I'm going to recognize you under these circumstances.

SENATOR MARVEL: First of all I want to do what I can to cooperate with Senator Lewis and the Education Committee in implementing 403 and changing it so it's a workable piece of legislation. The reason I rise is that the information I have indicates there will not be a cash flow problem. Last year the Lands and Funds delivered, about April 5th, \$7 million to the school districts, this year it will be \$16 million, as of Friday, for a net increase of \$9 million. The cash flow problem is not the problem at the moment, it's the 403 problem.

PRESIDENT: We have before us 555 on Final Reading. Mr. Clerk would you read 555.

CLERK: Read title.

(mic inactivated)

CLERK: . . . move 290 to specific amendment to strike the enacting clause. Signed, Senator Chambers.

PRESIDENT: Chair recognizes Senator Chambers.

SENATOR CHAMBERS: Mr. President, I think this bill is superfluous, unnecessary, and therefore the enactment clause should be stricken. Can I give an explanation of what I mean very briefly, just to be clear of what I'm getting at? This bill starts by saying that if a court has determined that a child shall stay in it's home, so the child is being left at home, then as a condition for the child to stay there the parent or guardian must do certain things. If the parent or guardian fails in his